JUN	Boll 987. TOWNER REAL ESTATE I	MORTGAGE—OPE	N ENDED	1
920	This mortgage made on the 384h day of	19.52 between	en <i>Eszzazy</i>	Injslitt
	and		d to as MORTGAGORS, and	1oungs
	Indiana, hereinafter referred to as MORTGAGEE.	ss is 3 no Offer	on tary	In Q
•	WITNESSETH: Mortgagors jointly and severally gra real property hereinafter described to secure the repaymen	nt of amounts due under a Home	Improvement Sales Contract	of even date herewith
	in the total amount of light throws 2	three hundred by	the nine doll	ns + 68/100
	Dollars (\$ 8359, 68) and also to sect gors, or any of them, principal to aggregate not more than Thirl	ure the repayment of all future adva	nces made at mortgagee's opt	ion to the above mortga-
	The property hereby mortgaged, and described be rents, issues, profits, fixtures and appliances thereunto attaching	elow, includes all tenements, eas	ements, appurtenances, righ	
	TO HAVE AND TO HOLD the said property herein Mortgagee, its successors and assigns, forever free from which said rights and benefits the Mortgagors do hereby rel	nafter described, with all the priv	ileges and appurtenances the	ent laws of any state
-	and perfect title to said property in fee simple and have a bered except as hereinafter appears and that Mortogoris	authority to convey the same, that will forever warrant and defend t	t the title so conveyed is cla	ar free and unencum.
	ever except those prior encumbrances, if any, hereinafter show If mortgagors shall fully perform all the terms and obligations which this mortgage secures, then this mortgage si	d conditions of this mortgage and	shall pay in full, in accorda	nce with its terms, the
	MORTGAGORS AGREE: To keep the mortgaged p against all hazards with an insurance company authorized contain: a loss-payable clause; in favor of Mortgagee as its	I to do business in the State of I	idiana, acceptable, to Mortga	idee which policy shall?
	gagee to insure of renew insurance on said property in a sing the term of such indebtedness, and to charge Mortgagel Mortgages elects to waive such insurance Mortgagors	sum not exceeding the amount of fors with the premium thereon, or	Mortgagor's indebtedness to	r a period not exceed
	ever. Morigagors agree that any sums advanced or expenuous upon demand and if not so paid shall be secured hereby.	nded by Mortgagee for the protect. Mortgagors further agree: To be	tion or preservation of the p	roperty shall be repaid
	other expenses incident to the ownership of the mortgaged existing may be created against the property during the table on account of any indebtedness which may be secured	term of this mortgage, and to pa ed by a lien superior to the lien o	y, when due, all instalments this mortgage and existing	of Interest and princi-
	Mortgagors fail to make any of the foregoing payments, the gagors with the amounts so paid, adding the same to Mc management and occupation of the mortgaged property an	ey hereby authorize Mortgagee to ortgagor's indebtedness secured	pay the same on their beha nereby. To exercise due dilic	If, and to charge Mort-
9/	ises, and to keep the mortgaged property in its present conditions of the	on and repair, normal and ordinary o e debt or debts hereby secured or	lepreciation excepted. of any of the terms of this n	ortnage or in the nav-
65927	ment of any instalment when due, or if Mortgagors shall be have a receiver appointed, or should the mortgaged proper the representations, warranties or statements of Mortgago	erty, or any part thereof be attached ors herein contained be incorrect	ed, levied or foreclosed upon or if the Mortgagors shall a	or seized, or if any of
55	property, or sell or attempt to sell all or any part of the same option, become immediately due and payable, without notice any case, regardless of such enforcement, mortgagee sha	e, then the whole amount hereby s or demand, and shall be collectible	ecured, less unearned charge in a suit at law or by foreclos	s, shall, at Mortgagee's
	issues, income and profits therefrom, with or without forer or paid by Mortgagee in conjunction with any suit or procomortgage, and in the event of foreclosure of this mortgage.	closure or other proceedings. Mo ceeding to which it may be a pa	rtgagors shall pay all costs	which may be incurred
***	penses of foreclosure and sale, including expenses, reasonable	paration and prosecution of such onable attorneys fees, and navm	foreclosure, together with a	II other and further ex-
	liens or claims against the property and expenses of upkeep ar No failure on the part of mortgagee to exercise ar prejudice its rights in the event of any other or subsequer	ny of its rights hereunder for defa nt defaults or breaches of covens	aults or breaches of covenar and no delay on the par	nt shall be construed to
0	cising any of such rights shall be construed to preclude it	from the exercise thereof at any	time during the continuance	of any such default or
J	breach of covenant, and mortgagee may enforce any one or in		ely or concurrently at its option	Decree of the second of the second
per	All rights and obligations hereunder shall extend t assigns of the parties hereto.	to and be binding upon the seve	ely or concurrently at its option	Decree of the second of the second
t pec	All rights and obligations hereunder shall extend t assigns of the parties hereto. The plural as used in this instrument shall include the	to and be binding upon the seve	ely or concurrently at its option	Decree of the second of the second
neut pec	All rights and obligations hereunder shall extend t assigns of the parties hereto. The plural as used in this instrument shall include the The real property hereby mortgaged is located in and is described as follows:	to and be binding upon the seve	ely or concurrently at its option	ı. ors, administrators and
growent sec	All rights and obligations hereunder shall extend to assigns of the parties hereto. The plural as used in this instrument shall include the and is described as follows: Key 45-146-41	to, and, be binding upon the seve singular where applicable.	ely or concurrently at its option	ı. ors, administrators and
sagnment per	All rights and obligations hereunder shall extend t assigns of the parties hereto. The plural as used in this instrument shall include the The real property hereby mortgaged is located in and is described as follows:	to, and, be binding upon the seve singular where applicable.	Lot 38, Block	ors, administrators and County, State of Indiana,
assegment per	All rights and obligations hereunder shall extend to assigns of the parties hereto. The plural as used in this instrument shall include the and is described as follows: Key 45-146-41 Tefferson Land and Realtor Compa	to, and, be binding upon the seve singular where applicable.	Lot 38, Block	ors, administrators and County, State of Indiana,
to dosignment per	All rights and obligations hereunder shall extend to assigns of the parties hereto. The plural as used in this instrument shall include the and is described as follows: Key 45-146-41 Tefferson Land and Realtor Compa	to, and, be binding upon the seve singular where applicable.	Lot 38, Block	ors, administrators, and STATE of Indiana, STATE
Is absorpment see	All rights and obligations hereunder shall extend to assigns of the parties hereto. The plural as used in this instrument shall include the and is described as follows: Key 45-146-41 Tefferson Land and Realtor Compa	to, and, be binding upon the seve singular where applicable.	Lot 38, Block	ors, administrators and County, State of Indiana,
For assymment per	All rights and obligations hereunder shall extend to assigns of the parties hereto. The plural as used in this instrument shall include the and is described as follows: Key 45-146-41 Tefferson Land and Realtor Compa	any Sub Number 1,	Lot 38, Block	ors, administrators, and STATE of Indiana, STATE
Is assignment per	All rights and obligations hereunder shall extend to assigns of the parties hereto. The plural as used in this instrument shall include the and is described as follows: Key 45-146-41 Tefferson Land and Realtor Comparates 19 feet of Lot 37 Block 4.	singular where applicable. Any Sub Number 1,	Lot 38, Block	ors, administrators, and STATE of Indiana, STATE
Is assignment per	All rights and obligations hereunder shall extend to assigns of the parties hereto. The plural as used in this instrument shall include the and is described as follows: Key 45-146-41 Tefferson Land and Realtor Comparates 19 feet of Lot 37 Block 4.	any Sub Number 1,	Lot 38, Block	Ors, administrators, and STATE OF INCLANAIS SAID STATE OF INCLANAIS SAID MORTGAGORD MORTGAGORD MORTGAGORD MORTGAGORD MORTGAGORD
I or dosegnment per	All rights and obligations hereunder shall extend to assigns of the parties hereto. The plural as used in this instrument shall include the and is described as follows: Key 45-146-41 Tefferson Land and Realtor Comparates 19 feet of Lot 37 Block 4.	any Sub Number 1, witness	Lot 38, Block	ors, administrators, and County, State of Indiana, FILES FIR RECORD Mortgagor Mortgagor
For assignment pee	All rights and obligations hereunder shall extend to assigns of the parties hereto. The plural as used in this instrument shall include the and is described as follows: Key 45-146-41 Tefferson Land and Realtor Comparates 19 feet of Lot 37 Block 4.	any Sub Number 1, whis mortgage on the day above show Witness	Lot 38, Block	Ors, administrators, and STATE OF INCLANAIS SAID STATE OF INCLANAIS SAID MORTGAGORD MORTGAGORD MORTGAGORD MORTGAGORD MORTGAGORD
For assegnment per	All rights and obligations hereunder shall extend the assigns of the parties hereto. The plural as used in this instrument shall include the and is described as follows: Key 45-146-41 Tefferson Land and Realtor Compate East 19 feet of Lot 37 Block 4. INWITNESSYMBEREOF, months gors have executed the author of the author	any Sub Number 1, witness	Lot 38, Block	ors, administrators, and County, State of Indiana, FILES FIR RECORD Mortgagor Mortgagor
Is assignment per	All rights and obligations hereunder shall extend the assigns of the parties hereto. The plural as used in this instrument shall include the and is described as follows: Key 45-146-41 Tefferson Land and Realtor Compate East 19 feet of Lot 37 Block 4. INWITNESSYMBEREOF, months gors have executed the author of the author	any Sub Number 1, witness Witness	Lot 38, Block	ors, administrators, and County, State of Indiana, FILES FIR RECORD Mortgagor Mortgagor
Is assegment per	All rights and obligations hereunder shall extend the assigns of the parties hereto. The plural as used in this instrument shall include the and is described as follows: Key 45-146-41 Jefferson Land and Realtor Compate East 19 feet of Lot 37 Block 4. IN WITNESS WHEREOF, morroggers have executed the author of the state of the	any Sub Number 1, witness Witness Witness Witness Witness Witness Witness	Lot 38, Block R	ors, administrators, and County, State of Indiana, FILES FIR RECORD Mortgagor Mortgagor
I or dosegnment per	All rights and obligations hereunder shall extend the assigns of the parties hereto. The plural as used in this instrument shall include the and is described as follows: Key 45-146-41 Tefferson Land and Realtor Compate East 19 feet of Lot 37 Block 4. IN WITNESS WHEREOF, morrogors have executed the action of the undersigned, a notary public in an the execution of the foregoing mortgage.	any Sub Number 1, witness Witness Witness Witness Witness Witness Witness	Lot 38, Block ally appeared Ennma	Ors, administrators, and County, State of Indiana, FILE JUNE COUNTY MORTGAGORD Mortgagor Mortgagor Mortgagor Mortgagor
For assignment per	All rights and obligations hereunder shall extend the assigns of the parties hereto. The plural as used in this instrument shall include the and is described as follows: Key 45-146-41 Tefferson Land and Realtor Compate East 19 feet of Lot 37 Block 4. IN WITNESS WHEREOF, many gors have executed the action of the state of the s	any Sub Number 1, this mortgage on the day above show Witness Witness Witness OWLEDGMENT BY INDIVIDUAL and for said county and state, person bed my name and allixed my office	Lot 38, Block ally appeared Ennma	Ors, administrators, and County, State of Indiana, FILED IN RECORD Mortgagor
Is assemment per	All rights and obligations hereunder shall extend the assigns of the parties hereto. The plural as used in this instrument shall include the and is described as follows: Key 45-146-41 Jefferson Land and Realtor Compatest 19 feet of Lot 37 Block 4. IN WITNESS WHEREOF, more gors have executed the action of the foregoing mortgage. IN WITNESS WHEREOF, I have hereunto subscribed.	any Sub Number 1, this mortgage on the day above show Witness Witness OWLEDGMENT BY INDIVIDUAL and for said county and state, person bed my name and affixed my officer bed my name affixed my officer contact my officer contact my offixed	Lot 38, Block Results appeared Enning	Ors, administrators, and County, State of Indiana, FILE JUNE COUNTY MORTGAGORD Mortgagor Mortgagor Mortgagor Mortgagor
Is assignment per	All rights and obligations hereunder shall extend the assigns of the parties hereto. The plural as used in this instrument shall include the and is described as follows: Key 45-146-41 Jefferson Land and Realtor Compatest 19 feet of Lot 37 Block 4. IN WITNESS WHEREOF, more gors have executed the action of the foregoing mortgage. IN WITNESS WHEREOF, I have hereunto subscribed.	any Sub Number 1, this mortgage on the day above show Witness Witness Witness OWLEDGMENT BY INDIVIDUAL and for said county and state, person bed my name and allixed my office	Lot 38, Block Results appeared Enning	Ocunty, State of Indiana, FILE JEIR NECOND Mortgagor
Is assemment per	All rights and obligations hereunder shall extend the parties hereto. The plural as used in this instrument shall include the sassing of the parties hereto. The real property hereby mortgaged is located in and is described as follows: Key 45-146-41 Tefferson Land and Realtor Compate ast 19 feet of Lot 37 Block 4. IN WITNESS WHEREOF, many agors have executed the sassing according to the following state of the undersigned, a notary public in an the execution of the foregoing mortgage. IN WITNESS WHEREOF, I have hereunto subscrib My Commission Expires:	any Sub Number 1, this mortgage on the day above show Witness Witness OWLEDGMENT BY INDIVIDUAL and for said county and state, person bed my name and affixed my officer bed my name affixed my officer contact my officer contact my offixed	Lot 38, Block Results appeared Enning	Ocunty, State of Indiana, FILE JEIR NECOND Mortgagor